3. Despite section 1, paragraph g of section 1.25, deleted by that provision, remains applicable to persons who, on 26 January 2006, hold the diplomas referred to in the deleted provision or are registered in a program leading to those diplomas.

4. This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

7378

Gouvernement du Québec

O.C. 1281-2005, 21 December 2005

Professional Code (R.S.Q., c. C-26)

Medical electrophysiology technologist — Certain professional activities that may be engaged in by a technologist

Regulation respecting certain professional activities that may be engaged in by a medical electrophysiology technologist

WHEREAS, under paragraph h of section 94 of Professional Code (R.S.Q., c. C-26), the Bureau of a professional order may make a regulation determining, among the professional activities that may be engaged in by members of the Order, those that may be engaged in by the persons or categories of persons indicated in the regulation, and the terms and conditions on which such persons may engage in such activities;

WHEREAS section 95 of the Code provides that, subject to sections 95.1 and 95.2, every regulation made by the Bureau under this Code or an Act constituting a professional order shall be transmitted to the Office for examination; it shall be submitted, with the recommendation of the Office, to the Government which may approve it with or without amendment;

WHEREAS the Bureau of the Collège des médecins du Québec adopted the Regulation respecting certain professional activities that may be engaged in by a medical electrophysiology technologist;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft of the Regulation was published in Part 2 of the *Gazette officielle du Québec* of 8 June 2005 with a notice that it could be submitted to the Government for approval on the expiry of 45 days following that publication; WHEREAS, in accordance with section 95 of the Professional Code, the Office des professions du Québec has made its recommendations;

WHEREAS it is expedient to approve the Regulation without amendments;

IT IS ORDERED, therefore, on the recommendation of the Minister responsible for the administration of legislation respecting the professions:

THAT the Regulation respecting certain professional activities that may be engaged in by a medical electrophysiology technologist, the text of which is attached to this Order in Council, be approved.

ANDRÉ DICAIRE, Clerk of the Conseil exécutif

Regulation respecting professional activities that may be engaged in by a medical electrophysiology technologist

Professional Code (R.S.Q., c. C-26, s. 94, par. *h*)

I• The purpose of this Regulation is to determine amongst the professional activities that may be engaged in by physicians, those which, pursuant to an individual prescription and the terms and conditions set out in the Regulation, may be engaged in by a medical electrophysiology technologist or other persons.

2. In this Regulation, the term "medical electrophysiology technologist" means:

 1° any person who holds a diploma of collegial studies in medical electrophysiology issued by Collège Ahuntsic;

 2° any person who, on April 30, 2003, practised as an electrophysiology technologist.

3. A medical electrophysiology technologist may perform a stress electrocardiogram.

He may also perform the following activities if he holds a certificate of achievement in adult and pediatric ultrasonography from the Faculté de l'éducation permanente de l'Université de Montréal :

1° echocardiography or vascular ultrasonography;

2° carotid or transcranial Doppler ultrasonography.

4. A student duly enrolled in a program of studies leading to a diploma as contemplated in section 2 may, in the presence of a medical electrophysiology technologist, perform the activities contemplated in the first paragraph of section 3, insofar as such activities are required to complete the program leading to this diploma.

5. Any person who, on April 30, 2003, performed an activity stipulated in this section, is authorized to continue to perform such an activity:

 1° an activity stipulated in section 3;

 2° for the purpose of a cerebral electrophysiology examination, administration of the required radioactive substances in the presence of a physician;

 3° for the purpose of a cardiac electrophysiology intervention, in the presence of a physician:

(*a*) preparation and administration of urgently required medications using an intravenous line already in place, while monitoring the patient's electrophysiology;

(*b*) in an emergency situation, defibrillation of a patient suffering from induced acute ventricular arrhythmia, while monitoring the patient's electrophysiology;

(c) programming at the time of implantation and followup of a pace-maker;

 $4^\circ\,$ for the purpose of a polysomnography examination :

(a) introduction of an oesophageal balloons;

(b) adjustment of the masks for a Bi-Pap or C-Pap;

(c) administration of oral medication required to induce sleep.

6. This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*, and shall cease to apply on the third anniversary of the date it came into force.

7377

Gouvernement du Québec

O.C. 1296-2005, 21 December 2005

An Act respecting the Bibliothèque nationale du Québec (R.S.O., c. B-2.2)

Legal deposit of films

Regulation respecting the legal deposit of films

WHEREAS, under section 20.9.1 of the Act respecting the Bibliothèque nationale du Québec (R.S.Q., c. B-2.2), enacted by section 21 of chapter 25 of the Statutes of 2004, subject to any contrary provision of a regulation, the producer of a Québec film shall deposit, free of charge, a copy of the film with the Bibliothèque nationale within six months of its first public exhibition in its final version;

WHEREAS, under paragraph 3 of section 20.10 of that Act, amended by section 22 of chapter 25 of the Statutes of 2004, the Government may, by regulation, after consultation with the Bibliothèque nationale, exempt from mandatory deposit certain categories of film;

WHEREAS, under paragraphs 5 and 5.1 of that section, the Government may, in the same manner, determine the particulars concerning the deposit which must be mentioned on any film or on its container as well as the information that must be indicated on the descriptive card required when the film is deposited and determine appropriate quality standards for each category of film deposited;

WHEREAS, under paragraph 6 of that section, the Government may also determine by regulation, among the provisions of a regulation made under paragraphs 1 to 5.1 of section 20.10 of that Act, those the contravention of which constitutes an offence;

WHEREAS, in accordance with section 20.10 of the Act respecting the Bibliothèque nationale du Québec, the latter was consulted by the Government on the Regulation;

WHEREAS, in accordance with sections 10 and 11 of the Regulations Act (R.S.Q., c. R-18.1), a draft of the Regulation respecting the legal deposit of films was published in Part 2 of the *Gazette officielle du Québec* of 24 August 2005 with a notice that it could be made by the Government on the expiry of 45 days following that publication;